

| TRANSMITTAL LETTER TO THE UNITED STATES  DESIGNATED/ELECTED OFFICE (DO/EO/US)  CONCERNING A FILING UNDER 35 U.S.C. 371  INTERNATIONAL APPLICATION NO. INTERNATIONAL FILING DATE PCT/US00/21615 AUGUST 8, 2000  FITTLE OF INVENTION HONESTY PRESERVING NEGOTIATION AND COMPUTATION  APPLICANT(S) FOR DO/EO/US  BINYAMIN PINKAS & SIMEON NAOR  Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information  1.  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|
| DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A FILING UNDER 35 U.S.C. 371  INTERNATIONAL APPLICATION NO. PCT/US00/21615  INTERNATIONAL APPLICATION NO. INTERNATIONAL FILING DATE AUGUST 8, 2000  TITLE OF INVENTION HONESTY PRESERVING NEGOTIATION AND COMPUTATION  APPLICANT(S) FOR DO/EO/US  BINYAMIN PINKAS & SIMEON NAOR  Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information items is a FIRST submission of items concerning a filing under 35 U.S.C. 371.  1. It is is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.  2. This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (21) indicated below.  4. The US has been elected by the expiration of 19 months from the priority date (Article 31).  5. A copy of the International Application as filed (35 U.S.C. 371(c)(2))  a. Is a stached hereto (required only if not communicated by the International Bureau).  b. has been communicated by the International Bureau.  c. Is is not required, as the application was filed in the United States Receiving Office (RO/US).  6. An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)).  a. Is attached hereto. |  |  |  |  |  |  |
| INTERNATIONAL APPLICATION NO. INTERNATIONAL FILING DATE PRIORITY DATE CLAIMED  PCT/US00/21615  INTERNATIONAL FILING DATE AUGUST 8, 2000  INTERNATIONAL FILING DATE PRIORITY DATE CLAIMED  PCT/US00/21615  INTERNATION AND COMPUTATION  APPLICANT(S) FOR DO/EO/US  BINYAMIN PINKAS & SIMEON NAOR  Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information  I. In This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.  In This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.  This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (21) indicated below.  The US has been elected by the expiration of 19 months from the priority date (Article 31).  In The US has been elected by the expiration as filed (35 U.S.C. 371(c)(2))  a. In is attached hereto (required only if not communicated by the International Bureau).  b. has been communicated by the International Bureau.  c. In is not required, as the application was filed in the United States Receiving Office (RO/US).  An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)).  a. In is attached hereto.                              |  |  |  |  |  |  |
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| 1. X This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.  2. This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.  3. X This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (21) indicated below.  4. The US has been elected by the expiration of 19 months from the priority date (Article 31).  5. X A copy of the International Application as filed (35 U.S.C. 371(c)(2))  a. X is attached hereto (required only if not communicated by the International Bureau).  b. has been communicated by the International Bureau.  c. X is not required, as the application was filed in the United States Receiving Office (RO/US).  6. An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)).  a. is attached hereto.  |  |  |  |  |  |  |
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| a. is attached hereto.   |  |  |  |  |  |  |
| b. has been previously submitted under 35 U.S.C. 154(d)(4).  |  |  |  |  |  |  |
| · · · · · · · · · · · · · · · · · · ·  |  |  |  |  |  |  |
| 7. Amendments to the claims of the International Aplication under PCT Article 19 (35 U.S.C. 371(c)(3))   |  |  |  |  |  |  |
| a. are attached hereto (required only if not communicated by the International Bureau).  |  |  |  |  |  |  |
| b.  have been communicated by the International Bureau.  |  |  |  |  |  |  |
| c. have not been made; however, the time limit for making such amendments has NOT expired.   |  |  |  |  |  |  |
| d. have not been made and will not be made.  |  |  |  |  |  |  |
| 8. An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371 (c)(3)).  |  |  |  |  |  |  |
| 9. X An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).  |  |  |  |  |  |  |
| 10. An English lanugage translation of the annexes of the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).   |  |  |  |  |  |  |
| Items 11 to 20 below concern document(s) or information included:  |  |  |  |  |  |  |
| 11. An Information Disclosure Statement under 37 CFR 1.97 and 1.98.  |  |  |  |  |  |  |
| 12. 🗷 An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.  |  |  |  |  |  |  |
| 13. A FIRST preliminary amendment.   |  |  |  |  |  |  |
| 14. A SECOND or SUBSEQUENT preliminary amendment.  |  |  |  |  |  |  |
| 15. A substitute specification.  |  |  |  |  |  |  |
| 16. A change of power of attorney and/or address letter.   |  |  |  |  |  |  |
| 17. A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 35 U.S.C. 1.821 - 1.825.  |  |  |  |  |  |  |
| 18. A second copy of the published international application under 35 U.S.C. 154(d)(4).  |  |  |  |  |  |  |
| 19. A second copy of the English language translation of the international application under 35 U.S.C. 154(d)(4).  |  |  |  |  |  |  |
| 20. Other items or information: COPY OF PCT REQUEST, AMENDED PAGES, FORMAL DRAWINGS AND TRANSMITTAL LETTER; EXPRESS MAILING CERTIFICATE, POSTCARD  |  |  |  |  |  |  |

| Os Grafation Orange and a Grand  | INTERNATIONAL APPLICATION NO. PCT/US00/21615   | CO2 | Rec'd PC  |         |         | ) AF | 'R 20 | 01 |
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| 21. The following fees are saomi<br>BASIC NATIONAL FEE (37 CFR 1.  |  | A   | LCULATION | S PTO U | JSE ONL | .Y   |       |    |
| Neither international preliminary exa<br>nor international search fee (37 CFR<br>and International Search Report not p | amination fee (37 CFR 1.482) 1.445(a)(2)) paid to USPTO prepared by the EPO or JPO \$1000.00 |     |           |         |         |      |       |    |

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|  | FEE (37 CFR 1.492 (a)   | , , , , , , ,  |                                     |                                    |              |
| nor international se<br>and International S  | nal preliminary examinati<br>earch fee (37 CFR 1.445)<br>earch Report not prepare | on fee (37 CFR 1.482)<br>a)(2)) paid to USPTO<br>d by the EPO or JPO | \$1000.00                           |                                    |              |
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| International prelin<br>but international se | ninary examination fee (3 carch fee (37 CFR 1.445(                                | 7 CFR 1.482) not paid to<br>a)(2)) paid to USPTO                     | USPTO <b>\$710.00</b>               |                                    |              |
| International prelin<br>but all claims did n | ninary examination fee (3 tot satisfy provisions of P                             | 7 CFR 1.482) paid to US<br>CT Article 33(1)-(4)                      | SPTO <b>\$690.00</b>                |                                    |              |
|  | ninary examination fee (3 fied provisions of PCT A                                |  |                                     | _                                  |              |
|  | R APPROPRIATE   |  |                                     | <b>\$</b> 710                      |              |
| Surcharge of \$130.0 months from the ear     | 0 for furnishing the oath liest claimed priority date                             | or declaration later than (37 CFR 1.492(e)).                         | 20 30                               | s                                  |              |
| CLAIMS                                       | NUMBER FILED  | NUMBER EXTRA   | RATE                                | \$                                 |              |
| Total claims                                 | 22 - 20 =   | 2  | x \$18.00                           | \$ 36                              |              |
| Independent claims                           | -3 =  | ·  | x \$80.00                           | \$                                 |              |
| MULTIPLE DEPEN                               | DENT CLAIM(S) (if app   | olicable)  | + \$270.00                          | \$                                 |              |
|  |   | F ABOVE CALCU  |                                     | \$ 746                             |              |
| Applicant claim are reduced by               | ns small entity status. See<br>1/2.   | 37 CFR 1.27. The fees  | indicated above<br>+                | \$ 373                             |              |
|  |   | SI   | JBTOTAL =                           | \$ 373                             |              |
| Processing fee of \$1 months from the ear    | 30.00 for furnishing the lilest claimed priority date                             | English translation later the (37 CFR 1.492(f)).                     | nan 20 30                           | \$                                 |              |
| <u> </u>                                     |   | TOTAL NATIO  | NAL FEE =                           | \$ 373                             |              |
| Fee for recording the accompanied by an a    | e enclosed assignment (3 appropriate cover sheet (3                               | 7 CFR 1.21(h)). The assi<br>37 CFR 3.28, 3.31). \$40.                | gnment must be<br>00 per property + | \$ 40                              |              |
|  |   | TOTAL FEES E   | NCLOSED =                           | \$ 413                             |              |
|  |   |  |                                     | Amount to be refunded:             | \$           |
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| b. Please char A duplicate                   | ge my Deposit Account I copy of this sheet is encissioner is hereby authorized.   | No. 50-0601 in losed.  | the amount of \$ _4                 | to cover the required, or credit a |              |
| overpayme                                    | nt to Deposit Account No  | o. <u>50 - 0601</u> A duplic   | ate copy of this sheet              | is enclosed.                       | •            |
|  | be charged to a credit car<br>n should not be included                            |  |                                     |                                    |              |
|  | appropriate time limit<br>ust be filed and granted                                |  |                                     |                                    | ve (37 CFR   |
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09/807099



### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Appln of: BINYAMIN PINKAS ET AL

Appln. No/Patent No.: National Stage filing based on PCT/USOO/21615

Filed/Issued: April 8, 2001

For: HONESTY PRESERVING NEGOTIATION AND COMPUTATION

### **CERTIFICATE OF EXPRESS MAILING**

**PATENTS** 

EXPRESS "Express Mail" Mailing Label number EF035667435US Date of Deposit April 9, 2001

I hereby certify that this paper(s) and/or fee(s) is being deposited with the United States Postal Services "Express Mail Post Office to Addressee" service under 37 CFR §1.10 on the date indicated above and is addressed to the Commissioner of Patents & Trademark, Washington D.C. 20231.

(Signature of person mailing paper or fee)

**MARTIN FLEIT** 

(Typed or printed name of person mailing paper or fee)

JC02 Rec'd PCT/PTO 0 9 APR 2001

## TRANSMITTAL LICENT TO THE UNITED STATES RECEVING OFFICE

| Date .                    | 09/11/00       |
|---------------------------|----------------|
| International Application | PCT/US00/21615 |
| Attorney Docket No.       | 704-X00-047PCT |

| EKOS   | Certification  | under 37 CFR 1.10  | (if applicable)   |                     |                           |                                |  |  |
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|  | Expr   | ess Mail mailing number  |   | Date of Deposit     |                           |                                |  |  |
| I hereby certify that the application/correspondence attached hereto is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated above and is addressed to Assistant Commissioner for Patents, Washington, D.C. 20231.        |  |  |   |                     |                           |                                |  |  |
|  |  |  |   | MAF                 | RTIN FLEIT                |                                |  |  |
|  | Signature of   | person mailing correspon   | ndence  |                     | Typed or print            | ed name of pe                  | rson mailing correspondence                |  |
|  |  |  |   |                     |                           |                                |  |  |
| II. TITL   |  | tional Application   |   |                     |                           |                                | Earliest priority date<br>(Day/Month/Year) |  |
|  | The second of th |  |   |                     |                           |                                |  |  |
| SCREENING DISCLOSURE INFORMATION: In order to assist in screening the accompanying international application for purposes of determining whether a license for foreign tranmittal should and could be granted and for other purposes, the following information is supplied. (Note: check as many boxes as apply): |  |  |   |                     |                           |                                |  |  |
| A. [   |  |  | ade in the United States.   |                     |                           |                                |  |  |
| ] В. Ц   |  |  | elating to this invention.  |                     |                           |                                | ,  |  |
| с. [   | - attached inte  | mational application   | n(s) contain subject matte<br>(NOTE: priority to these<br>ting does not constitute a c                | applicati           | ons may or m              | e invention d<br>ay not be cla | lisclosed in the imed on form              |  |
| арі  | plication no.  |  |   |                     | d on                      |                                |  |  |
| apı  | plication no.  |  |   | filed               | d on                      |                                |  |  |
| D. [   | in paragraph   | C. above. The addition   | nal subject matter is found   | d on page<br>DERED  | to alter                  | the general r                  | S. application(s) identified               |  |
|  | agencies und   | ler 35 U.S.C. 181 and 3  | 37 CFR 5.1. See 37 CFR  | 5.15                | IVALIADIC TOT II          | ispection by                   | and appropriate detense                    |  |
| L  |  |  |   |                     |                           |                                |  |  |
| III. 🔽 A   | A Response to  | an Invitation from   | the RO/US. The follow   | ving do             | cument(s) is(             | are) enclos                    | ed:  |  |
| A. [   | <del></del>  |  | Time to File a Response   | •                   |                           |                                |  |  |
|  |  |  | •   |                     |                           |                                |  |  |
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| В.   | =  | r of Attorney (General   | or Regular)   |                     |                           |                                |  |  |
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PATENT - Attorney Docket No.: 704-X00-047PCT

# UNITED STATES RECEIVING OFFICE IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Appln of: YEDA RESEARCH AND DEVELOPMENT CO. LTD.

Appln. No/Patent No.: PCT/USOO/21615

Filed/Issued: AUGUST 8, 2000

For: HONESTY PRESERVING NEGOTIATION AND COMPUTATION

### **LETTER**

Submitted herewith together with a Transmittal Letter are corrected pages 4 and 13 of the specification which have been corrected pursuant to the Invitation to Correct Defects that was mailed 23 August 2000. The correction to these pages was necessitated by the correction to the drawings to comply with Annexes B1 and C1, attached to Invitation to Correct Defects. In the correction to the drawings, new formal drawings complying with the rules are submitted, and Figure 4, which appeared on two pages, has been corrected to Figures 4A and 4B. Accordingly, page 4 of the specification has been corrected, in the description of the Figures in line 19, to state that Figure 4 is now Figures 4A and 4B. On page 13 of the specification, line 2, the reference to Figure 4 has been changed to Figures 4A and 4B. Powers of Attorney, duly signed by all applicants are submitted herewith to cure the defect stated in Annex A. It is respectfully submitted that all defects noted have been cured, and that the application complies with the rules and regulations.

Respectfully submitted,

Martin Fleit, Attorney for Applicants, Reg. #16,900

by all other parties. This party observes the operation of the center, i.e. it examines the inputs that the center receives, verifies that the center computes the correct output, and testifies that this is the case. The invention provides the same security as is provided with this trusted party, but without using any such party. This ensures better security (since trusted parties might breach the trust they are given), and is more efficient (since it does not require an additional party).

Other and further advantages and objects of the present invention will become readily apparent when considering the following detailed description of the present invention when taken together with the appended drawings.

### BRIEF DESCRIPTION OF THE DRAWINGS

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Figure 1 is a block diagram illustrating the different entities engaged in a computerized auction.

Figure 2 is a schematic diagram illustrating the steps of the method of the present invention where the steps are indicated by numerals in parentheses.

Figure 3 is a high level descriptive flow chart of the present invention as generally depicted in the diagrams of Figures 1 and 2.

Figures 4A and 4B are a flow chart showing the steps of the implementation of the preferred embodiment of the present invention.

Figure 5 is a flow chart of a secure two-party function evaluation protocol as implemented by the present invention.

Figure 6 is a schematic diagram of a gate used in the protocol depicted in Figure 5, and also shows the pseudo-random function used to prepare Table  $T_g$  used in the protocol of depicted in Figure 5.

### DETAILED DESCRIPTION OF PREFERRED EMBODIMENTS

As initially noted, the apparatus and method of the present invention comprises an auction service that is used in a network, such as, the Internet, and uses clients and/or servers. The invention utilizes cryptography and secure distributed computation via computers to effect a computerized auction. However, the invention is not limited to computerized auctions, but has broader application.

Now the details of the implementation of the preferred embodiment will be described in conjunction with the flow chart of Figures 4A and 4B. The first stage is the announcement. This stage is carried out by the center **421** announcing in step **401** that it will compute F. Let K be a security parameter. The center constructs in step **402** K garbled circuits that compute F. For each input wire j of each of the circuits the center chooses in step **403** a random permutation P.sub.j over the two values 0 and 1. The center publishes in step **404** the tables of the gates of the K circuits **422**. For each input wire j (in each of the circuits) it publishes in step **404** a commitment to W.sub.j.sup.0 and a commitment to W.sub.j.sup.1, ordered by the permutation P.sub.j, and a commitment to P.sub.j.

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The next stage is for the parties 420 to commit to their inputs. Each party B.sub.i has an input x.sub.i of I bits. The bits of this input are denoted as x.sub.(i,I). Each input bit should be input to an input wire in each of the K circuits. For each wire j of these wires, the center sends in step 405 to B.sub.i, the permutation P.sub.j. B.sub.i sends in response in step 406 a commitment 424 to P.sub.j(x.sub.(i,I)), i.e. to the permuted value of its input.

The next stage is to publish the commitments. The center **421** publishes in step **407** the commitments **424** it received from the parties.

The next stage is to open the commitments. The parties **420** choose K/2 of the K circuits that the center has created and ask the center to open in step **408** all the commitments to the permutations and garbled inputs of these K/2 circuits **423**. They verify in step **409** that these circuits indeed compute F. Each of the parties B.sub.i sends in step **410** its input x.sub.i to the center. B.sub.i also opens to the center the commitments that it made to each of its assigned input wires. These were for values 0 or 1 which are the permuted values of B.sub.i's inputs. The center verifies in step **411** that these commitments are consistent. The center publishes in step **412** the opened commitments **425** of each of the parties, and opens the garbled values W.sub.j.sup.0 or W.sub.j.sup.1 that correspond to them.

In the next stage, the center computes the function in step **413** and publishes the output of each of the K/2 circuits which were not chosen by the